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Assistant Commissioner for Patents  
Washington, D. C. 20231

Sir:

I hereby certify that this complete response regarding pending U.S. Patent Application 09/715,532 is being deposited with the United States Postal Service as EXPRESS mail article number ET663103524US, Post Office to Addressee, with sufficient postage pre-paid in an envelope addressed to: Assistant Commissioner for Patents and Trademarks, Washington, D. C. 20231,

on this date: March 11, 2003

Signature: Brad A. Armstrong

Brad A. Armstrong

Re: Patent Application of Brad A. Armstrong  
Applicant's Docket No. 30

Serial No.: 09/715,532 Filed: 11/16/2000

Title: 3D CONTROLLER WITH VIBRATION

Applicant's mailing address: Brad A. Armstrong  
P.O. Box 1419  
Paradise, CA 95967

Examiner: Michael Moyer  
Group Art Unit: 2675

Sir:

REMARKS

According to MPEP 714.16(d) and 37 CFR 1.312 Applicant requests amendments to the allowed claims of pending Patent Application 09/715,532.

This requested Amendment to pending Patent Application 09/715,532 is being filed after the mailing of the Notice of

Allowance and Issue Fee due papers, but with payment of the Issue fee.

Applicant believes the claim amendments requested herein make no change to the scope of the claims.

This is Applicant's first opportunity to amend claims following the First Action on the Merits.

None of the requested changes to the claims, in Applicant's opinion, require reopening of prosecution.

Correction to claims 63 and 70 in the recital of the "third element" wherein the word "second" should clearly instead be -- third-- in each of the claims as shown below in Amendments is requested for the purposes of accuracy and clarity of the claims to fix idiomatic mistakes.

Additionally, claims 57, 63 and 70, originally were and currently are intended to be open ended claims, i.e., not excluding additional elements. To more clearly express the open ended intent of these claims the terms "comprising structure" is being inserted in the first line of each of the claims 57, 63 and 70, replacing "structured for". These changes are for the sake of improved clarity, so that the claims have a more typical and common style.

Also, in claims 57, 63 and 70 the words "for", "useful for" and "structured for" have been deleted in order to more clearly assert the Applicant's original and current intention that 35 USC 112 paragraph 6 is not invoked in determining the scope of these claims.

In claim 63 the wording "to allow controlling of the objects" is inserted to further clarify that the "button sensor" is in functional cooperation with the other elements of the claim.

None of the requested changes to the claims, in Applicant's opinion, require reopening of prosecution.

Below are Amendments to the Claims in marked up and then in clean versions. Further Remarks follow the Amendments.